EXHIBIT 11

PRELIMINARY STATEMENT

Pursuant to Federal Rules of Civil Procedure 26(a)(1), Defendants Uber Technologies, Inc. ("Uber") and Ottomotto LLC ("Ottomotto") (collectively, "Defendants") hereby amend and supplement its initial disclosures to Plaintiff Waymo LLC.

Defendants provide these disclosures subject to and without waiving any applicable privilege, doctrine, or right, including without limitation the attorney-client privilege, the joint defense/common interest privilege, the work product doctrine, and all other rights and privileges recognized under the laws of the United States, the State of California, and all relevant jurisdictions. By these disclosures, Defendants do not concede the relevance or admissibility of any particular information. Defendants make these disclosures based on information currently available to them. Defendants reserve the right to amend or supplement these disclosures and to present additional evidence to support their defenses with any filing or during any proceeding in this action, including trial, in accordance with the Court's Case Management Order (Dkt. 562).

A. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION [Fed. R. Civ. P. 26(a)(1)(A)(i)]

Defendants identify the following individuals who may have discoverable information that Defendants may use to support their defenses in this case. Waymo¹ should contact any current or former employee, agent, or other representative of Defendants only through Defendants' counsel of record, unless otherwise specified. Additionally, individuals described as having knowledge of the "Stroz due diligence for the Uber/Ottomotto acquisition" are noted with an asterisk (*) because these individuals would be used to support Defendants' defenses in this case, or would testify about that subject, if and only if that subject is found not to be privileged.

DEFENDANTS' UBER TECHNOLOGIES, INC. AND OTTOMOTTO LLC'S AMENDED INITIAL DISCLOSURES Case No. 3:17-cv-00939-WHA sf-3750758

¹ "Waymo" refers to Waymo LLC (previously Project Chauffeur), Google Inc., and Alphabet Inc.

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1	Persons	Address	Knowledge
2	Travis Kalanick	[Contact through counsel of record]	Defendants' business model
3		Uber Technologies, Inc.	and strategy for autonomous vehicles; Defendants' non-
4		1455 Market Street, Floor 4	misappropriation of Waymo's trade secrets;
5		San Francisco, CA 94103	Uber's decision to acquire Ottomotto; steps taken by
6			Defendants to prevent trade secrets from prior employers coming to Defendants;
7			Defendants' autonomous
8			vehicle program; March 11, 2016 meeting
9			with Anthony Levandowski; knowledge of Waymo's discussions with Defendants
10 11			regarding a partnership with Defendants in the self-driving vehicle/ride-sharing
12			space; Defendants' employment of Anthony
13			Levandowski; Defendants' termination of Anthony Levandowski
14	Jeff Holden	[Contact through counsel of record]	Defendants' business model
15		Uber Technologies, Inc.	and strategy for autonomous vehicles; Defendants' autonomous vehicle
16		1455 Market Street, Floor 4 San Francisco, CA 94103	program; Uber's decision to acquire Ottomotto;
17 18			confirmation of the absence of evidence of trade secret
19			misappropriation through and during compliance with the Court's provisional
20			remedy order
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1	Persons	Address	Knowledge
2	Anthony Levandowski	Contact Mr. Levandowski's counsel:	Nature of employment at Waymo and Defendants;
3	Le vande word	Ismail Ramsey or Miles Ehrlich	design and development of Defendants' LiDAR;
4		Ramsey & Ehrlich LLP 803 Hearst Avenue	Defendants' autonomous vehicle program;
5		Berkeley, CA 94710	Defendants' non- misappropriation of
6			Waymo's trade secrets; the inventions disclosed and
7			claimed in the '922 and
8			'464 patents, including conception and reduction to
9			practice; the preparation and filing of the '922 and '464 patents; business of
10			Otto Trucking LLC; knowledge of Odin Wave LLC and Tyto
11			LiDAR LLC; Waymo's employee policies
12			concerning confidential and trade secret information,
13			including with respect to
14			hardware; knowledge of the Project Chauffeur bonus
15			program; March 11, 2016 meeting with Anthony
16			Levandowski; Stroz due diligence for the
17	Radu Raduta	Contact Mr. Raduta's counsel:	Uber/Ottomotto acquisition* Nature of employment at
18			Waymo and Defendants; Defendants' non-
19		Mary McNamara Swanson & McNamara LLP	misappropriation of Waymo's trade secrets
20		300 Montgomery Street, Suite 1100	wayino s trade secrets
21		San Francisco, CA 94104 Phone: (415) 477-3800	
22		Fax: (415) 477-9010	
23		Email: mary@smllp.law	
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1	Persons	Address	Knowledge
2	Sameer Kshirsagar	Contact Mr. Kshirsagar's counsel:	Nature of employment at Waymo and Defendants;
3		Mark Punzalan	Defendants' non-
4		Punzalan Law, P.C.	misappropriation of Waymo's trade secrets
5		600 Allerton Street, Suite 201	
3		Redwood City, CA 94063 Phone: (650) 481-8112	
6		Fax: (650) 362-4151	
7		Email: markp@punzalanlaw.com	
8	James Haslim	[Contact through counsel of record]	Design and development of Defendants' LiDAR;
9		Uber Technologies, Inc.	Defendants' non- misappropriation of
10		1455 Market Street, Floor 4 San Francisco, CA 94103	Waymo's trade secrets; knowledge of Odin
11			Wave LLC and Tyto LiDAR LLC; confirmation of the absence of evidence of
12			trade secret misappropriation through and during
13 14			compliance with the Court's provisional remedy order
15	Adam Kenvarg	[Contact through counsel of record]	Design and development of Defendants' LiDAR;
16		Uber Technologies, Inc.	Defendants' non- misappropriation of
17		1455 Market Street, Floor 4 San Francisco, CA 94103	Waymo's trade secrets; confirmation of the absence
18			of evidence of trade secret misappropriation through
19			and during compliance with the Court's provisional remedy order; inspection
20			pursuant to the Court's provisional remedy order
21	William Treichler	[Contact through counsel of record]	Design and development of Defendants' LiDAR;
22		Uber Technologies, Inc.	Defendants' non-
23		1455 Market Street, Floor 4	misappropriation of Waymo's trade secrets;
24		San Francisco, CA 94103	confirmation of the absence of evidence of trade secret
25			misappropriation through and during compliance with
26			the Court's provisional remedy order
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1	Persons	Address	Knowledge
2 3 4 5 6 7	Florin Ignatescu	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Design and development of Defendants' LiDAR; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
8	Gaetan Pennecot	[Contact through counsel of record] Uber Technologies, Inc.	Design and development of Defendants' LiDAR; Defendants'
10		1455 Market Street, Floor 4 San Francisco, CA 94103	non-misappropriation of Waymo's trade secrets; the inventions disclosed and claimed in the '922 and
11 12			'464 patents, including conception and reduction to practice; the preparation and
13			filing of the '922 and '464 patents; nature of employment at Waymo;
14 15			Waymo's employee policies concerning confidential and
16			trade secret information, including with respect to hardware; knowledge of the
17			Project Chauffeur bonus program; confirmation of the absence of evidence of trade
18 19			secret misappropriation through and during
20			compliance with the Court's provisional remedy order
21			

1	Persons	Address	Knowledge
2	Daniel Gruver	[Contact through counsel of record]	Design and development of
3			Defendants' LiDAR; Defendants' non-
		Uber Technologies, Inc. 1455 Market Street, Floor 4	misappropriation of Waymo's trade secrets; the
4 5		San Francisco, CA 94103	inventions disclosed and claimed in the '922 and
6			'464 patents, including conception and reduction to
7			practice; the preparation and filing of the '922 and
8			'464 patents; nature of employment at Waymo;
9			Waymo's employee policies concerning confidential and trade secret information,
10			including with respect to hardware; knowledge of the
11			Project Chauffeur bonus program; confirmation of the
12			absence of evidence of trade secret misappropriation
13			through and during compliance with the Court's
14			provisional remedy order
15	Scott Boehmke	[Contact through counsel of record]	Design and development of Defendants' LiDAR; Defendants' non-
16		Uber Technologies, Inc. Advanced Technologies Center	misappropriation of Waymo's trade secrets;
17 18		100 32nd St, Pittsburgh, PA 15201	inspection pursuant to the Court's provisional remedy
19			order; confirmation of the absence of evidence of trade
20			secret misappropriation through and during
21			compliance with the Court's provisional remedy order
22	Jim Gasbarro	[Contact through counsel of record]	Design and development of Defendants' LiDAR;
23		Uber Technologies, Inc.	Defendants' non- misappropriation of
24		Advanced Technologies Center 100 32nd St, Pittsburgh, PA 15201	Waymo's trade secrets; confirmation of the absence
25		100 32nd 5t, 1 msourgh, 171 13201	of evidence of trade secret misappropriation through
26			and during compliance with the Court's provisional
27			remedy order
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	DEFENDANTS' LIDED TECH	INOLOGIES INC. AND OTTOMOTTO LLC'S AMENDED IN	MENTAL DISCHOSHING

1	Persons	Address	Knowledge
2 3 4 5 6	Robert Doll	[Contact through counsel of record] Uber Technologies, Inc. Advanced Technologies Center 100 32nd St, Pittsburgh, PA 15201	Design and development of Defendants' LiDAR; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional
7			remedy order
8	Eric Meyhofer	[Contact through counsel of record] Uber Technologies, Inc.	Design and development of Defendants' LiDAR; Defendants' autonomous
10		Advanced Technologies Center 100 32nd St, Pittsburgh, PA 15201	vehicle program; Defendants' non- misappropriation of
11			Waymo's trade secrets; Defendants' business model and strategy for autonomous
12 13			vehicles; Uber's decision to acquire Ottomotto; termination of Anthony
14			Levandowski; confirmation of the absence of evidence of
15			trade secret misappropriation through and during compliance with the Court's
16			provisional remedy order
17	John Bares	[Contact through counsel of record]	Design and development of Defendants' LiDAR;
18 19		Uber Technologies, Inc. Advanced Technologies Center	Defendants' autonomous vehicle program; Defendants' non-
20		100 32nd St, Pittsburgh, PA 15201	misappropriation of Waymo's trade secrets;
21			Defendants' business model and strategy for autonomous vehicles; Uber's decision to
22			acquire Ottomotto; steps taken by Defendants to
23			prevent trade secrets from prior employers of
24			Defendants' employees coming to Defendants;
25			confirmation of the absence of evidence of trade secret misappropriation through
2627			and during compliance with the Court's provisional
28			remedy order

1	Persons	Address	Knowledge
2 3 4 5 6 7 8 9	Asheem Linaval	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Design and development of Defendants' LiDAR; Defendants' non-misappropriation of Waymo's trade secrets; Waymo's policies as it relates to contractors concerning confidential and trade secret information; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
10 11 12	Michael Karasoff	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4	Design and development of Defendants' LiDAR; Defendants' non- misappropriation of Waymo's trade secrets;
13 14 15 16		San Francisco, CA 94103	knowledge of Odin Wave LLC and Tyto LiDAR LLC; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
17 18 19 20 21	Matthew Palomar	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Design and development of Defendants' LiDAR; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
22 23 24 25 26 27 28	Daniel Ratner	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Design and development of Defendants' LiDAR; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order

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Persons	Address	Knowledge
Max Levandowski	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Design and development of Defendants' LiDAR; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
George Lagui	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Design and development of Defendants' LiDAR; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order

Defendants' Uber Technologies, Inc. and Ottomotto LLC's Amended Initial Disclosures Case No. 3:17-cv-00939-WHA sf-3750758

1	Persons	Address	Knowledge
	Lior Ron	[Contact through counsel of record]	Nature of employment at
2	Lioi Kon	[Contact through counsel of record]	Waymo and Defendants;
3		Uber Technologies, Inc.	Anthony Levandowski's departure from Waymo;
4		1455 Market Street, Floor 4	Waymo's policies
5		San Francisco, CA 94103	surrounding side projects and side businesses; knowledge
6			of Waymo employee involvement in side projects and side businesses,
7			including that of Anthony Levandowski; knowledge of
8			the Project Chauffeur bonus
9			program; steps taken by Defendants to prevent trade
10			secrets from prior employers of Defendants' employees
11			coming to Defendants; Defendants' non-
			misappropriation of
12			Waymo's trade secrets; formation, purpose, and
13			business of Otto
14			Trucking LLC; formation, purpose, and business of
15			Ottomotto; Ottomotto's decision to be acquired by
			Uber; March 11, 2016
16			meeting with Anthony Levandowski; Stroz due
17			diligence for the Uber/Ottomotto acquisition*;
18			confirmation of the absence of evidence of trade secret
19			misappropriation through and during compliance with
20			the Court's provisional
21	Brent Schwarz	[Contact through counsel of record]	remedy order Defendants' non-
22	Brent Senwarz	[contact through counsel of record]	misappropriation of
		Uber Technologies, Inc.	Waymo's trade secrets; knowledge of Odin Wave
23		1455 Market Street, Floor 4	LLC and Tyto LiDAR LLC;
24		San Francisco, CA 94103	confirmation of the absence of evidence of trade secret
25			misappropriation through and during compliance with
26			the Court's provisional remedy order
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1	Persons	Address	Knowledge
2	Cameron Poetzscher	[Contact through counsel of record]	Defendants' non-
			misappropriation of Waymo's trade secrets;
3		Uber Technologies, Inc. 1455 Market Street, Floor 4	business of Otto
4		San Francisco, CA 94103	Trucking LLC; Uber's decision to acquire
5		,	Ottomotto; March 11, 2016 meeting with Anthony
6			Levandowski; Stroz due
7			diligence for the Uber/Ottomotto acquisition*;
8			confirmation of the absence of evidence of trade secret
			misappropriation through
9			and during compliance with the Court's provisional
10	N. 0.		remedy order
11	Nina Qi	[Contact through counsel of record]	Defendants' non- misappropriation of
12		Uber Technologies, Inc.	Waymo's trade secrets; business of Otto
13		1455 Market Street, Floor 4 San Francisco, CA 94103	Trucking LLC; Uber's decision to acquire
14		San Francisco, CA 94103	Ottomotto; March 11, 2016
			meeting with Anthony Levandowski; confirmation
15			of the absence of evidence of trade secret misappropriation
16			through and during
17			compliance with the Court's provisional remedy order
18	Adam Bentley	[Contact through counsel of record]	Formation, purpose, and
19		Uber Technologies, Inc.	business of Otto Trucking LLC; formation,
20		1455 Market Street, Floor 4	purpose, and business of Ottomotto; Ottomotto's
21		San Francisco, CA 94103	decision to be acquired by Defendants and structure of
			the acquisition; knowledge
22			of Odin Wave LLC and Tyto LiDAR LLC; submissions to
23			the Nevada Department of Motor Vehicles; Stroz due
24			diligence for the Uber/Ottomotto acquisition*;
25			confirmation of the absence of evidence of trade secret
26			misappropriation through and during compliance with
27			the Court's provisional
28			remedy order

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1	Persons	Address	Knowledge
2	Ognen Stojanovski	[Contact through counsel of record]	Knowledge of Odin Wave LLC, Tyto
3		Uber Technologies, Inc.	LiDAR LLC, and Sandstone Group LLC; confirmation of
4		1455 Market Street, Floor 4 San Francisco, CA 94103	the absence of evidence of trade secret misappropriation
5			through and during compliance with the Court's
6			provisional remedy order
7	Rhian Morgan	[Contact through counsel of record]	Hiring and onboarding process for Ottomotto,
8		Uber Technologies, Inc.	including hiring agreements; steps taken by Defendants to
9		1455 Market Street, Floor 4 San Francisco, CA 94103	prior employers of
10			Defendants' employees coming to Defendants;
11			confirmation of the absence of evidence of trade secret
12			misappropriation through and during compliance with
13			the Court's provisional remedy order
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Defendants' Uber Technologies, Inc. and Ottomotto LLC's Amended Initial Disclosures Case No. 3:17-cv-00939-WHA sf-3:750758

Persons	Address	Knowledge
Don Burnette	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Nature of employment at Waymo and Defendants; Defendants' non-misappropriation of Waymo's trade secrets; formation, purpose, and business of Ottomotto; Ottomotto's decision to be acquired by Defendants; Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses; knowledge of the Project Chauffeur bonus program; Stroz due diligence for the Uber/Ottomotto acquisition*; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
Soren Juelsgaard*	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Stroz due diligence for the Uber/Ottomotto acquisition*; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
Colin Sebern*	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Stroz due diligence for the Uber/Ottomotto acquisition*; Defendants' non-misappropriation of Waymo's trade secrets; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order

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Persons	Address	Knowledge
Brian McClendon	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Development and operation of Waymo's autonomous vehicle program; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski; knowledge of the Project Chauffeur bonus program; introduction of Anthony Levandowski to Defendants; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
Justin Suhr	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Stroz due diligence for the Uber/Ottomotto acquisition*; Uber's decision to acquire Ottomotto and structure of the acquisition; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
Angela Padilla	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Termination of Anthony Levandowski; Stroz due diligence for the Uber/Ottomotto acquisition* confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order

Persons	Address	Knowledge
Andrew Glickman	[Contact through counsel of record] Uber Technologies, Inc. 1455 Market Street, Floor 4 San Francisco, CA 94103	Stroz due diligence for the Uber/Ottomotto acquisition* Uber's decision to acquire Ottomotto and structure of the acquisition; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
Eric Friedberg*	Stroz Friedberg 32 Avenue of the Americas, Floor 4 New York, NY 10013 Phone: (212) 981-6540	Stroz due diligence for the Uber/Ottomotto acquisition
Mary Fulginiti*	Stroz Friedberg 1925 Century Park, East Suite 1350 Los Angeles, CA 90067 Phone: (310) 623-3300	Stroz due diligence for the Uber/Ottomotto acquisition
Judith Branham*	Stroz Friedberg 330 Second Avenue South, Suite 335 Minneapolis, MN 55401 Phone: (612) 605-3000	Stroz due diligence for the Uber/Ottomotto acquisition
Melanie Maugeri*	Stroz Friedberg 101 Montgomery Street, Suite 2200 San Francisco, CA 94104 Phone: (415) 671-4720	Stroz due diligence for the Uber/Ottomotto acquisition
Eric Amdursky*	[Contact through O'Melveny and Myers LLP General Counsel] Martin S. Checov O'Melveny & Myers LLP Two Embarcadero Center, 28th Floor San Francisco, CA 94111 Phone: (415) 984-8713	Stroz due diligence for the Uber/Ottomotto acquisition
Paul Sieben*	[Contact through O'Melveny and Myers LLP General Counsel] Martin S. Checov O'Melveny & Myers LLP Two Embarcadero Center, 28th Floor San Francisco, CA 94111 Phone: (415) 984-8713	Stroz due diligence for the Uber/Ottomotto acquisition

Persons	Address	Knowledge
Eric Tate† ²	Morrison & Foerster LLP 425 Market Street San Francisco, CA 94105 Phone: (415) 268-7000	Stroz due diligence for the Uber/Ottomotto acquisition*; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order
Rudy Kim†	Morrison & Foerster LLP 755 Page Mill Road Palo Alto, CA 94304 Phone: (650) 813-5600	Intellectual property due diligence for the Uber/Ottomotto acquisition*; inspection pursuant to the Court's provisional remedy order
Shouvik Biswas*†	Morrison & Foerster LLP 1650 Tysons Boulevard, Suite 400 McLean, VA 22102 Phone: (703) 760-7700	Intellectual property due diligence for the Uber/Ottomotto acquisition*
Wendy Ray†	Morrison & Foerster LLP 707 Wilshire Boulevard Los Angeles, CA 90017-3543 Phone: (213) 892-5200	Confirmation of the absence of evidence of trade secret misappropriation; inspection pursuant to the Court's provisional remedy order
Daniel Muino†	Morrison & Foerster LLP 2000 Pennsylvania Avenue, NW Suite 6000 Washington, D.C. 20006 Phone: (202) 887-1500	Inspection pursuant to the Court's provisional remedy order
Esther Kim Chang†	Morrison & Foerster LLP 425 Market Street San Francisco, CA 94105 Phone: (415) 268-7000	Inspection pursuant to the Court's provisional remedy order
Sylvia Rivera†	Morrison & Foerster LLP 707 Wilshire Boulevard Los Angeles, CA 90017-3543 Phone: (213) 892-5200	Confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order

² In view of the rapid pace of this litigation and the Court's order requiring initial disclosures by June 21, 2017, Defendants are listing certain outside counsel as potential witnesses out of an abundance of caution. Such outside counsel are indicated with †. Defendants expect to resolve, through resolution of pending privilege issues and discussions with opposing counsel and the Court, whether any of these potential witnesses will in fact be called as witnesses at trial.

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Stroz Friedberg 32 Avenue of the Americas, Floor 4 New York, NY 10013 Phone: (212) 981-6540 Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Forensic examination of Uber-issued devices and data; confirmation of the absence of evidence of trade secret misappropriation through and during compliance with the Court's provisional remedy order Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski; Waymo's business plans; knowledge of discussions
1600 Amphitheatre Parkway	of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski; Waymo's business plans;
	with Defendants regarding a partnership with Defendants in the self-driving vehicle/ride-sharing space; knowledge of the Project Chauffeur bonus program;
Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Inventions disclosed and claimed in the '922, '464, and '936 patents, including conception and reduction to practice; the preparation and filing of the '922, '464, and '936 patents; Waymo's employee policies concerning confidential and trade secret information, including with respect to hardware; the design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets.
	1600 Amphitheatre Parkway

1	Persons	Address	Knowledge
2 3 4 5	William McCann	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information
6 7 8 9 10	Ben Ingram	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information
11 12 13 14	Bernard Fidric	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information
15 16 17 18	Luke Wachter	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information
19 20 21 22 23 24 25 26 27	Dmitri Dolgov	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski

Nathaniel Fairfield	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge
		of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski
Andrew Chatham	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski
Rahim Pardhan	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information
Blaise Gassend	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information
	Rahim Pardhan	Rahim Pardhan Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043 Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043 Blaise Gassend Waymo LLC 1600 Amphitheatre Parkway

1	Persons	Address	Knowledge
1 2 3 4 5 6 7 8	Persons Mark Shand	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses.
9			and side businesses, including that of Anthony Levandowski
10 11 12 13	Andrew Schultz	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies
14			concerning confidential and trade secret information
15 16 17	Ryan Andrade	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and
			trade secret information
20	Drew Ulrich	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Inventions disclosed and claimed in the '922 and '464 patents, including
21			conception and reduction to practice; the preparation and filing of the '922 and
23			'464 patents; Waymo's employee policies concerning confidential and
24			trade secret information; the design, development, and
5			operation of Waymo's LiDAR systems, self-driving car project, and purported
26			trade secrets
27			

1	Persons	Address	Knowledge
2 3 4 5 6 7 8 9	Zachary Morris	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Inventions disclosed and claimed in the '922 and '464 patents, including conception and reduction to practice; the preparation and filing of the '922 and '464 patents; Waymo's employee policies concerning confidential and trade secret information; the design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets
10 11	Samuel Lenius	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Invention disclosed and claimed in the '936 patent, including conception and
12		1viountum view, C/1 /4043	reduction to practice; the preparation and filing of the
13			⁵ 936 patent; Waymo ⁵ s employee policies concerning confidential and
14 15			trade secret information; the design, development, and operation of Waymo's
16			LiDAR systems, self-driving car project, and purported trade secrets
17 18 19 20	Ionut Dorel Iordache	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Design, development, and operation of Waymo's LiDAR systems, self-driving car project, and purported trade secrets; Waymo's employee policies concerning confidential and trade secret information
21 22	Daniel Chu	Waymo LLC 1600 Amphitheatre Parkway	Estimates and forecasts of ride-sharing market and
23		Mountain View, CA 94043	Waymo's share of ride- sharing market; Waymo's
24			business and strategic plans (and plans generally) for the
25 26			ride-sharing market, including projections for revenue generation and profitability
27 28			

Persons	Address	Knowledge
Gerard Dwyer	Waymo LLC	Estimates and forecasts of
	1600 Amphitheatre Parkway	ride-sharing market and
	Mountain View, CA 94043	Waymo's share of ride-
		sharing market; Waymo's business and strategic plans
		(and plans generally) for th
		ride-sharing market,
		including projections for
		revenue generation and
		profitability
Jennifer Haroon	Waymo LLC	Estimates and forecasts of
	1600 Amphitheatre Parkway	ride-sharing market and Waymo's share of ride-
	Mountain View, CA 94043	sharing market; Waymo's
		business and strategic plans
		(and plans generally) for th
		ride-sharing market,
		including projections for
		revenue generation and
		profitability
Joanne Chin	Waymo LLC	Waymo's employee policie
	1600 Amphitheatre Parkway	concerning confidential and trade secret information;
	Mountain View, CA 94043	Waymo's policies
		surrounding side projects a
		side businesses; knowledge
		of Waymo employee
		involvement in side project
		and side businesses,
		including that of Anthony Levandowski
Gary Brown	Waymo LLC	Waymo's first awareness o
Jary Diowii	1600 Amphitheatre Parkway	alleged trade secret
	Mountain View, CA 94043	misappropriation; Waymo'
	1.104114111 11011, 011 77073	forensic investigation into
		alleged misappropriation o
		trade secret misappropriation
Michael Janosko	Waymo LLC	Waymo's measures to
	1600 Amphitheatre Parkway	protect the security of Waymo's confidential
	Mountain View, CA 94043	documents, servers, and
		SVN repository; Waymo's
		employee policies
		concerning confidential and
		trade secret information

Persons	Address	Knowledge
Kristinn Gudjonsson	Waymo LLC	Waymo's measures to
	1600 Amphitheatre Parkway	protect the security of Waymo's confidential
	Mountain View, CA 94043	documents, servers, and
		SVN repository; Waymo's employee policies
		concerning confidential and trade secret information;
		Waymo's forensic
		investigation into alleged
		misappropriation of trade
T. W.11.	W	secret misappropriation Waymo's supply chain
Tim Willis	Waymo LLC	operations; Waymo's
1	1600 Amphitheatre Parkway Mountain View, CA 94043	employee policies
	Woulden View, Cit 94045	concerning confidential and
		trade secret information
Sean Noyce	Waymo LLC	Waymo's supply chain operations; Waymo's
	1600 Amphitheatre Parkway Mountain View, CA 94043	employee policies
	Wouldam View, CA 94043	concerning confidential and trade secret information
Jai Krishnan	WaxmallC	
Jai Kiisiiiaii	Waymo LLC 1600 Amphitheatre Parkway	Waymo's supply chain operations; Waymo's
	Mountain View, CA 94043	employee policies
	, , , , , , , , , , , , , , , , , , , ,	concerning confidential and trade secret information
William Grossman	Waymo LLC	Waymo's knowledge of
William Grossman	1600 Amphitheatre Parkway	Defendants' LiDAR design
	Mountain View, CA 94043	Waymo's employee policie
	·	concerning confidential and
		trade secret information; Waymo's receipt of
		correspondence containing
		Defendants' LiDAR design
Ron Medford	Waymo LLC	Waymo's filings,
	1600 Amphitheatre Parkway	submissions, applications, c certifications made to public
	Mountain View, CA 94043	entities pertaining to its self
		driving cars and the use of
		lasers in autonomous
		vehicles

Persons	Address	Knowledge
Waymo Human Resources Manager	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Waymo's policies concerning confidential and trade secret information; Waymo employment and compensation issues; Project Chauffeur bonus program
Chelsea Bailey	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Waymo's policies concerning confidential and trade secret information; Waymo employment and compensation issues; Project Chauffeur bonus program
Meiling Tan	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Marketing of Waymo's autonomous vehicle program; Waymo's business plans; Waymo's strategy regarding its business model with respect to self-driving car technology; Waymo's partnerships in the self-driving car space; Waymo's business and strategic plans (and plans generally) for the ride-sharing market,
Individuals most knowledgeable about Waymo's business, confidentiality policies, self-driving vehicle program, LiDAR systems, and employment and compensation policies and practices	Waymo LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	including projections for revenue generation and profitability Development and operation of Waymo's autonomous vehicle program; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski; the design, development, and operation of Waymo's LiDAR systems and purported trade secrets

1	Persons	Address	Knowledge
2	David Krane	Google Ventures	Development and operation
3		1600 Amphitheatre Parkway	of Waymo's autonomous vehicle program; Anthony
		Mountain View, CA 94043	Levandowski's departure
4 5			from Waymo; Waymo's policies surrounding side projects and side businesses;
6			knowledge of Waymo employee involvement in side projects and side
7			businesses, including that of
8			Anthony Levandowski; Waymo's business plans; knowledge of discussions
9			with Defendants regarding a partnership with Defendants
10			in the self-driving vehicle/ride-sharing space
11	David Lu	Google Ventures	Development and operation
12		1600 Amphitheatre Parkway Mountain View, CA 94043	of Waymo's autonomous vehicle program; Anthony
13		Modificant view, 611 7 10 15	Levandowski's departure from Waymo; Waymo's
14			policies surrounding side projects and side businesses;
15			knowledge of Waymo employee involvement in
16			side projects and side businesses, including that of
17			Anthony Levandowski; Waymo's business plans;
18			Waymo's strategy regarding its business model with
19			respect to self-driving car technology; Waymo's
20			business and strategic plans (and plans generally) for the
21			ride-sharing market, including projections for
22			revenue generation and profitability; Waymo's
23			partnerships in the self-
24			driving car space; knowledge of discussions with
25			Defendants regarding a partnership with Defendants
26			in the self-driving vehicle/ride-sharing space
27			
<i>- 1</i>	1		

Persons	Address	Knowledge
Larry Page	Alphabet Inc. 1600 Amphitheatre Parkway Mountain View, CA 94043	Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's policies surrounding side projects and side businesses knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski; Waymo's business plans; knowledge of discussions with Defendants regarding a partnership with Defendants in the self-driving vehicle/ride-sharing space; knowledge of the Project Chauffeur bonus program;
Sergey Brin	Alphabet Inc. 1600 Amphitheatre Parkway Mountain View, CA 94043	Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's policies surrounding side projects and side businesses knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski
Eric Schmidt	Alphabet Inc. 1600 Amphitheatre Parkway Mountain View, CA 94043	Development of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo
David Drummond	Alphabet Inc. 1600 Amphitheatre Parkway Mountain View, CA 94043	Waymo's knowledge of Defendants' autonomous vehicle program; knowledg of Waymo's discussions win Defendants regarding a partnership with Defendant in the self-driving vehicle/ride-sharing space.

1	Persons	Address	Knowledge
2	Chris Urmson		Development and operation of Waymo's autonomous
3			vehicle program; Anthony Levandowski's departure
4			from Waymo; Waymo's employee policies
5			concerning confidential and trade secret information;
6			Waymo's policies surrounding side projects and
7			side businesses; knowledge of Waymo employee
8			involvement in side projects and side businesses,
9			including that of Anthony Levandowski; knowledge of
10			the Project Chauffeur bonus program;
11	Bryan Salesky	Argo AI	Development and operation
12		40 24th Street Pittsburgh, PA 15222	of Waymo's autonomous vehicle program; Anthony
13		1100001gm, 11110222	Levandowski's departure from Waymo; Waymo's
14			employee policies concerning confidential and
15			trade secret information; Waymo's policies
16			surrounding side projects and side businesses; knowledge
17			of Waymo employee involvement in side projects
18			and side businesses, including that of Anthony
19			Levandowski
20			
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Sebastian Thrun Udacity, Inc. 2465 Latham Street Mountain View, CA 94040 Sebastian Thrun Udacity, Inc. 2465 Latham Street Mountain View, CA 94040 Sebastian Thrun Udacity, Inc. 2465 Latham Street Mountain View, CA 94040 Sebastian Thrun Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo, knowledge of the Project Chauffeur bonus program; Waymo's policies concerning confidential and trade secret information; Waymo's policies and side businesses, including that of Anthony Levandowski and side businesses, including that of Anthony Levandowski's departure from Waymo, and waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo, and waymo's policies surrounding side projects and side businesses, knowledge of Waymo exploices on concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses, knowledge of Waymo exploices and side businesses, including that of Anthony Levandowski's departure from Waymo, and side businesses, including that of Anthony Levandowski's departure from Waymo, and side businesses, including that of Anthony Levandowski's departure from Waymo, and waymo's explicies surrounding side projects and side businesses, including that of Anthony Levandowski's departure from Waymo, and waymo's explicies surrounding side projects and side businesses, including that of Anthony Levandowski and side businesses, including that of Anthony Levandowski and side businesses, including that of Anthony Levandowski Sebastian Thrun Development and operation of Waymo 's policies surrounding side projects and side businesses, including that of Anthony Levandowski Development and operation of Waymo 's policies surrounding side projects and side businesses, including that of Anthony Levandowski	1	Persons	Address	Knowledge
Dave Ferguson Dave Ferguson Dave Ferguson Dave Ferguson Nuro, Inc. Dave Ferguson Dave Ferguson Nuro, Inc. Dave Ferguson Dave Ferguson Nuro, Inc. Dave Ferguson Nuro, Inc. Dave Ferguson Dave Ferguson Nuro, Inc. Dave Ferguson Nuro, Inc. Dave Ferguson Dave Ferguson Nuro, Inc. Dave Ferguson Nuro, Inc. Dave Ferguson Dave Ferguson Nuro, Inc. Dave Ferguson Dave Ferguson Dave Ferguson Nuro, Inc. Dave Ferguson Dave F	2 3 4 5 6 7		Udacity, Inc. 2465 Latham Street	Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; knowledge of the Project Chauffeur bonus program; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge
12 13 14 15 16 17 18 19 16 17 18 19 19 19 19 19 19 19				involvement in side projects and side businesses, including that of Anthony
Mountain View, CA 94043 Mountain View, CA 94043 Mountain View, CA 94043 Mountain View, CA 94043 Vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski Dave Ferguson Nuro, Inc. 435 N Whisman Road, Suite 100 Mountain View, CA 94043 Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses; including that of Anthony Levandowski		Jiajun Zhu		
14 15 16 17 18 19 20 21 22 23 24 25 26 27 27 In In Waynno, Waynno's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski Dave Ferguson Nuro, Inc. 435 N Whisman Road, Suite 100 Mountain View, CA 94043 Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski Levandowski Nuro, Inc. 435 N Whisman Road, Suite 100 Mountain View, CA 94043				vehicle program; Anthony
Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski Dave Ferguson Nuro, Inc. 435 N Whisman Road, Suite 100 Mountain View, CA 94043 Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski Maymo's policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses, including that of Anthony Levandowski				employee policies concerning confidential and
17 18 19 Dave Ferguson Nuro, Inc. 435 N Whisman Road, Suite 100 Mountain View, CA 94043 Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski 26 27				Waymo's policies surrounding side projects and
Dave Ferguson Nuro, Inc. 435 N Whisman Road, Suite 100 Mountain View, CA 94043 Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski				of Waymo employee involvement in side projects
Dave Ferguson Nuro, Inc. 435 N Whisman Road, Suite 100 Mountain View, CA 94043 Development and operation of Waymo's autonomous vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski				including that of Anthony
21 Mountain View, CA 94043 vehicle program; Anthony Levandowski's departure from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski		Dave Ferguson	, and the second	
from Waymo; Waymo's employee policies concerning confidential and trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski				vehicle program; Anthony
trade secret information; Waymo's policies surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski				from Waymo; Waymo's employee policies
surrounding side projects and side businesses; knowledge of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski	23			trade secret information;
of Waymo employee involvement in side projects and side businesses, including that of Anthony Levandowski	24			surrounding side projects and
26 and side businesses, including that of Anthony Levandowski	25			of Waymo employee
				and side businesses, including that of Anthony
	28			Ze (wildo (()))

Persons	Address	Knowledge
Kyle Vogt	Cruise Automation 201 11th Street San Francisco, CA 94103	Public disclosure of Waymo's purported trade secrets
Employee of Velodyne LiDAR, Inc.	5521 Hellyer Avenue San Jose, CA 95138 (408) 465-2800	Public disclosure of Waymo's purported trade secrets
Employee of Quanergy Systems, Inc.	482 Mercury Drive Sunnyvale, CA 94085 (408) 245-9500	Public disclosure of Waymo's purported trade secrets
Employee of Cepton Technologies, Inc.	103 Bonaventura Drive San Jose, CA 95134	Public disclosure of Waymo's purported trade secrets
Employee of Innoviz Technologies Ltd.	15 Atir Yeda Street Kfar Saba, Israel 4464312 Email: info@innoviz.tech	Public disclosure of Waymo's purported trade secrets
Employee of Luminar Technologies, Inc.	495 Old Spanish Trail Portola Valley, CA 94028	Public disclosure of Waymo's purported trade secrets
Employee of Toyota Motor Sales, U.S.A., Inc.	19001 South Western Avenue Department WC11 Torrance, CA 90501 (310) 468-5084	Public disclosure of Waymo's purported trade secrets
Employee of Ford Motor Company	One American Road Dearborn, MI 48126 (313) 322-3000	Public disclosure of Waymo's purported trade secrets
Employee of BMW of North America, LLC	300 Chestnut Ridge Road Woodcliff Lake, NJ 07677-7731	Public disclosure of Waymo's purported trade secrets
Employee of Leddartech USA Inc.	1209 N. Orange Street Wilmington, DE 19801-1120	Public disclosure of Waymo's purported trade secrets
Employee of Phantom Intelligence Inc.	2740, Rue Einstein Québec, QC G1P 4S4 Canada (418) 650-6518	Public disclosure of Waymo's purported trade secrets
Employee of DENSO International America	24777 Denso Drive Southfield, MI 48086 (248) 350-7500	Public disclosure of Waymo's purported trade secrets
Employee of Continental Automotive, Inc.	18030 MacMillan Park Drive Fort Mill, SC 29707 (704) 583-8710	Public disclosure of Waymo's purported trade secrets

1	Persons	Address	Knowledge
2 3	Employee of Valeo Inc.	150 Stephenson Highway Troy, MI 48083 (248) 619-8300	Public disclosure of Waymo's purported trade secrets
4	Employee of Suteng Innovation	Robosense Building, Block 1 South of Zhongguan Honghualing	Public disclosure of Waymo's purported trade
5	Technology Co., Ltd.	Industrial District No. 1213 Liuxian Avenue	secrets
6 7		Taoyuan Street, Nanshan District Shenzhen, China	
8		Phone: 400 6325830 / 0755-86325830 Email: Service@sz-sti.com	
9 10 11 12			Public disclosure of Waymo's purported trade secrets; communications and business transactions with Waymo or Defendants regarding the manufacture of the FAC lens; manufacture,
13			availability, and use of FAC lenses
14 15			Public disclosure of Waymo's purported trade secrets; communications and business transactions with
16 17 18			Waymo or Defendants regarding the manufacture of the FAC lens; manufacture, availability, and use of FAC lenses; use and position of
19			laser diodes on printed circuit boards
20	Employee of Gorilla Circuits	Gorilla Circuits c/o CT Corporation	Communications and business transactions with
21 22		818 W. 7th Street, Suite 930 Los Angeles, CA 90017	Waymo or Defendants regarding components for LiDAR sensors; manufacture, availability, and use of such components
23			and use of such components
24			
25			
26			
27			
28			

Persons	Address	Knowledge
Employee of Lyft, Inc.	185 Berry Street, Suite 500 San Francisco, CA 94107	Waymo's business plans; Waymo's strategy regarding its business model with respect to self-driving car technology; Waymo's partnerships in the self- driving car space; Waymo's business and strategic plans (and plans generally) for the ride-sharing market, including projections for revenue generation and profitability
John Gardner	c/o Rogers Joseph O'Donnell 311 California Street, 10th Floor San Francisco, CA	Representation of Anthony Levandowski; knowledge of Odin Wave LLC, Tyto
		LiDAR LLC, and Sandstone Group LLC; Stroz due diligence for the
		Uber/Ottomotto acquisition
Alisa Baker	Levine & Baker 340 Pine St Suite 300,	Representation of Lior Ron knowledge of Odin Wave LLC, Tyto
	San Francisco, CA 94104	LiDAR LLC, and Sandston Group LLC; Stroz due diligence for the Uber/Ottomotto acquisition
Jordan Jaffe†	Quinn Emanuel Urquhart & Sullivan, LLP	Inspection pursuant to the Court's provisional remedy
	50 California Street, 22nd Floor San Francisco, California 94111	order
	Phone: (415) 875-6600	
Felipe Corredor†	Quinn Emanuel Urquhart & Sullivan, LLP	Inspection pursuant to the Court's provisional remedy
	50 California Street, 22nd Floor	order
	San Francisco, California 94111 Phone: (415) 875-6600	
Jeff Nardinelli†	Quinn Emanuel Urquhart & Sullivan, LLP	Inspection pursuant to the Court's provisional remedy
	50 California Street, 22nd Floor San Francisco, California 94111 Phone: (415) 875-6600	order

Persons	Address	Knowledge
John McCauley†	Quinn Emanuel Urquhart & Sullivan, LLP	Inspection pursuant to the Court's provisional remedy
	50 California Street, 22nd Floor	order
	San Francisco, California 94111	
	Phone: (415) 875-6600	
Jared Newton†	Quinn Emanuel Urquhart &	Inspection pursuant to the
	Sullivan, LLP 777 6th Street NW, 11th floor	Court's provisional remedy order
	Washington, D.C. 20001	
	Phone: (202) 538-8000	

Defendants believe that Waymo's current and former employees and consultants are likely to have knowledge of: (1) the design and development of Waymo's LiDAR and purported trade secrets, including but not limited to failures to protect the confidentiality of such purported trade secrets; (2) the '922, '464, and '936 patents ("the Asserted Patents"); (3) Waymo's analyses or plans concerning the ride-sharing market, including projections for revenue generation and profitability; (4) Waymo's delay in bringing this lawsuit and motivations for litigating against Defendants; (5) Waymo's practice of allowing competing side businesses; and (6) lack of damages or irreparable harm to Waymo. The identities of all such individuals are known to Waymo but not to Defendants as of the date of this disclosure.³ Defendants reserve the right to supplement this list as additional facts are disclosed in discovery.

Further, Defendants identify the following persons who may have knowledge of facts relevant to this suit:

- 1. Any custodian of records or other person who may be required to establish authenticity of documents;
- 2. Any and all persons identified by Waymo in its initial disclosures; and

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³ As set forth in Defendants' motion to compel (Dkt. 687), Waymo has refused to respond to

interrogatories or produce documents fundamental to Defendants' defenses, which Uber needs to proceed with depositions. To date, Waymo has produced only 975 documents in response to Defendants' first and second sets of requests for production, consisting of 162 document requests. If and when Waymo fulfills its interrogatory response and document production obligations, Defendants will supplement these disclosures based on information not currently known to Defendants.

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3. Any and all persons whose depositions are taken, who provide written testimony in this action, or who contribute to any response to the parties' discovery requests.

Additionally, Defendants have retained and intend to retain expert witnesses to testify on its defenses, including non-misappropriation of Waymo's alleged trade secrets; the culture, customs, and practices in the autonomous vehicle space; non-infringement; invalidity; forensic investigations to locate the allegedly downloaded files; and lack of damages.

B. DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND TANGIBLE THINGS [Fed. R. Civ. P. 26(a)(1)(A)(ii)]

Defendants identify the following categories of documents, electronically stored information, and tangible things in its possession, custody, or control that it may use to support its defenses, unless solely for impeachment:

- Documents concerning Defendants' autonomous vehicle program;
- Documents concerning Defendants' design and development of LiDAR;
- Documents concerning Defendants' efforts to commercialize autonomous vehicle technology;
- Drawings or photographs of Defendants' LiDAR;
- Prototypes (or components of prototypes) of Defendants' LiDAR;
- Documents concerning Defendants' hiring process, including hiring agreements;
- Documents concerning Uber's acquisition of Ottomotto;
- The Asserted Patents, their prosecution histories, and prior art to the Asserted Patents;
- Documents in the public domain relating to Waymo's purported trade secrets;
- Documents concerning third-party suppliers of LiDAR components; and
- Waymo's filings, submissions, applications, or certifications made to public entities pertaining to the use of lasers in autonomous vehicles.

To the extent the above-identified documents are within the possession, custody, or control of Defendants, such documents are generally located at Defendants' offices at 1455 Market Street, San Francisco, CA 94103.

Defendants' search for documents is ongoing, and Defendants reserve the right to

1 supplement this disclosure under Federal Rule of Civil Procedure 26(e)(1). Defendants may also 2 rely on documents produced by any party and third party to this litigation, including Defendants 3 themselves and Waymo. 4 Defendants reserve the right to object to the production of any documents described herein 5 on any basis permitted by the Federal Rules of Civil Procedure. 6 C. COMPUTATION OF DAMAGES [Fed. R. Civ. P. 26(a)(1)(A)(iii)] 7 Pursuant to Fed. R. Civ. P. 26(a)(1)(C), Defendants may seek attorneys' fees and costs in 8 defending this action, but are unable at this time to estimate the amount. 9 D. **INSURANCE AGREEMENTS** [Fed. R. Civ. P. 26(a)(1)(A)(iv)] 10 Defendants are currently unaware of any insurance contracts applicable to any claim in this action. 11 12 **CERTIFICATION** 13 To the best of my knowledge, information and belief, formed after an inquiry that is reasonable under the circumstances, this disclosure is complete and correct as of the date set forth 14 below. 15 16 17 Dated: June 21, 2017 MORRISON & FOERSTER LLP 18 By: /s/ Michael A. Jacobs 19 MICHAEL A. JACOBS 20 Attorneys for Defendants UBER TECHNOLOGIES, INC. 21 and OTTOMOTTO LLC 22 23 24 25 26 27 28